

PROHIBITION BUT WITH A PROVISIO

WASHINGTON, D. C., July 7.—Representative Randall, of California, yesterday introduced a bill to provide for the prohibition of the importation of intoxicating liquors into the Territory of Hawaii, and to prohibit the manufacture and sale of intoxicating liquors in the Territory under certain conditions. The bill provides that whenever a majority of the qualified electors of the Territory sign a petition favoring the prohibition of the beverage liquor habit it shall be unlawful for any person to import or receive into the Territory of Hawaii any intoxicating liquors by whatsoever name called from any State or Territory of the United States or from any foreign country. The bill further provides that the Governor of Hawaii shall appoint for a term of three years an agent to be designated the liquor agent, who shall maintain his principal office in Honolulu, and branches in Hilo, Wailuku, and Lihue. Each of the branch offices shall be in charge of a sub-agent, appointed by the agent. The agent shall receive a salary of three thousand dollars a year, and each sub-agent eighteen hundred dollars a year, to be paid by the Territory of Hawaii. The bill further provides that the liquor agent only, may import intoxicating liquors and pure grain alcohol into the Territory, and personally or through his sub-agents may sell the same for medicinal, pharmaceutical, sacramental, or scientific purposes only. Penalties of fine or imprisonment are provided for violation of the proposed law. The bill provides for the necessary procedure to be followed in preparing and submitting the petitions under which the importation of liquors is to be prohibited.

Pineapple Bulletin

WASHINGTON, D. C., July 7.—Representative Candler, of Mississippi, with Private Secretary Desha and Mr. McClelland, of Delegate Kalaniana'ole's office, called today upon the Secretary of Agriculture and urged the department to issue a bulletin relating to pineapple culture and production in Hawaii. The department has had this subject under consideration for some time and frequently has been urged by the Delegate to issue the bulletin. The Secretary now has promised to give the matter careful consideration, and it is hoped the desired bulletin will be ordered.

Passengers Arrived

The following arrived by the Kilauea Wednesday morning:—A. G. Riley, Mrs. F. Riedel, Miss M. Riedel, Miss D. Riedel, A. C. Smith, Dr. Putman, P. H. Ludington, H. Ludington, Miss Lane, Walter McBryde, T. J. Fitzpatrick, D. F. Douglas, Mrs. A. E. Arledge, Master Arledge, A. E. Bettle, Mrs. L. Campbell, Mrs. N. Campbell, Mrs. Charman, Mrs. Makini and son, Father Celestine, Father Herman, J. Okejoff, F. Travis, H. R. Campbell, Hans Isenberg, Mrs. Isenberg, R. H. Rice, Miss Brewer, Miss Winslow, Miss Mitchell, Miss Moore, A. Souza, W. Kawaguchi, H. Glass, C. A. Horswell, A. S. Prescott, A. Englehurst, A. J. McClelland, Hon Leong, J. Ordenstein, Mrs. Lucy Wright, Mrs. Pahuhua, Ching Mar Leong and wife, Masters Leong 2, Mrs. In Fook, Henry Reinhardt, Naka, E. Montgomery.

The following arrived by the S. S. Maui Friday morning:—Geo. Rodiek, Mrs. H. R. Castle, D. O. Garston, E. Cropp, E. L. Conroy, L. D. Timmons, Y. Shido, R. von Holt, Miss R. von Holt, D. Lyons, Mrs. Lyons, W. B. Goodwin, R. Makino.

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(The Fairview)

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W. H. Rice, Jr.,
Proprietor

Lihue Electric Bill

(Continued from page 1.)

citation within the said Lihue district and the said Koloa district at the value thereof, such value to be determined as provided in section sixteen hereof: *Provided*, That notice of such desire and intention to purchase is given to the association by the Territory of Hawaii or the county of Kauai or any political subdivision thereof within sixty days after the forfeiture of this franchise.

"Sec. 5. That the association shall have the right to maintain, operate, and use electric meters or other means of measuring electric light, power, or current supply from time to time and to locate the same at such places as may be deemed necessary for its protection. That such association shall have the right to charge, receive, and collect from all consumers of electricity such reasonable prices as may from time to time be fixed and determined by the association, but such charge shall not at any time exceed 20 cents per kilowatt hour, or one thousand watt hours, nor exceed such rate or rates as may be fixed from time to time by the Public Utilities Commission of the Territory of Hawaii: *Provided, however*, That the association shall have the right to charge, receive, and collect from each consumer of electricity for light the sum of not exceeding \$2 per month, and from each consumer of electricity for power the sum of not exceeding \$1 per month for one-horsepower apparatus connected to the service of the association: *And provided further*, That should electricity be required of said association by the Territory of Hawaii, or the county of Kauai, or any successor of either, or of any political subdivision thereof, for public purposes, said association shall not charge therefor more than 10 cents per kilowatt hour, or one thousand watt hours: *And provided further*, That this franchise and the association holding the same shall be subject, as to reasonableness of rates, prices, and charges, and in all other respects, to the provisions of chapter one hundred and twenty-eight of the Revised Laws of Hawaii, nineteen hundred and fifteen, creating a public utilities commission, and all amendments thereof, for the regulation of the public utilities in said Territory; reserving, however, to said association the right of appeal to the Supreme Court of Hawaii from every order of said commission as provided in said chapter.

"Sec. 6. That said association shall have the right to charge consumers or applicants for the use of electricity for one-half of the cost and expenses of making connections between the company's main line and the premises where the electricity is to be used, such cost and expenses to include the price of all wire, poles, insulators, and other materials and labor necessary to be used in making such connections, the reasonableness of said charges upon the application of any party in interest to be subject to the approval of the public utilities commission: *Provided, however*, That the association shall not be required to make, construct, or maintain said connections as aforesaid or supply light or power unless the applicant or applicants for such light or power, if required, shall deposit in advance with the association a sum of money sufficient to pay one-half of the costs and expenses of making and constructing such connections and for current for a period of one month in advance.

"Sec. 7. That the association shall not be required to extend, construct, or maintain its main lines beyond a distance of three hundred feet unless there be an applicant for each three hundred feet of extension, or fraction thereof, and unless each applicant shall, in addition to the other requirements in this Act provided, agree to take, install, and maintain five forty-watt lamps or one horsepower of power apparatus for not less than one year.

"Sec. 8. That the association shall have the right to discontinue or cut off the supply of electricity to any consumer who shall refuse to pay the amount due for electricity supplied by said association within such reasonable time as said association may fix for the payment of the same and such discontinuance of service or supply of electricity shall not be a bar to or prejudice the rights of the association in any remedy or remedies now or which may hereafter be authorized by law for the recovery and collection of the amount due.

"Sec. 9. That the board of supervisors of the county of Kauai is hereby authorized to make and from time to time change, amend, or add to reasonable rules regulating the placing of poles and wires,

(Continued on page 5)

TWO-THIRDS of all the new cars being equipped by their makers with cord tires are going out on Goodyear Cords.

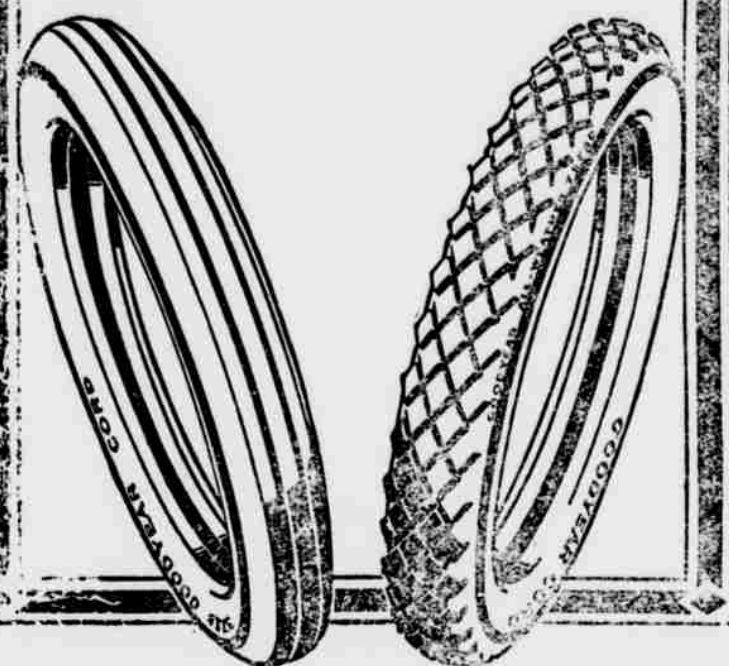
That is important; but the rapidly increasing favor of these tires among owners of all cars everywhere is more significant to you.

For it shows that motorists in general have found out—as the car makers found out—that every good car gains in looks, in power-saving and gas mileage, in long life and smooth riding through Goodyear Cord Tires.

Goodyear No-Hook Cord Tires are made strong, safe and sturdy by these unique advantages:
Jars and jolts are combatted by great oversize and the suppleness of Goodyear Cord construction.
They are easy to put on and take off because they do not rust fast to the rim.
Blowouts are lessened by our No-Rim-Cut feature.
Punctures and skidding are reduced by our double-thick, All-Weather Tread.
Loose Treads are diminished by our On-Air Cure.
Blowing off the rim is prevented by our Braided Piano Wire Base.

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The Bank of Hawaii, Limited

HONOLULU, TERRITORY OF HAWAII.

STATEMENT OF CONDITION AT CLOSE OF BUSINESS, JUNE 30, 1916.

RESOURCES	
Loans, Discounts and Overdrafts	\$5,504,430.48
Bonds	1,725,810.55
Bank Premises, Honolulu	148,970.00
Bank Premises, Lihue	11,325.00
Customers' Liabilities Under Letters of Credit	218,591.73
Other Assets	18,042.98
Cash and Due from Banks	2,159,146.87
	\$9,856,317.64
LIABILITIES	
Capital, Paid Up	\$ 600,000.00
Surplus	700,000.00
Undivided Profits	92,975.57
Pension Fund	44,781.25
Letters of Credit Outstanding	218,591.73
Reserve for Interest	10,500.00
Dividends Uncalled for	620.00
Deposits	8,182,800.00
	\$9,856,317.64

Territory of Hawaii,)
City and County of Honolulu) ss.
I, A. LEWIS, JR., Vice-President and Manager, being first duly sworn, do solemnly swear that the above is true to the best of my knowledge and belief.
A. LEWIS, JR.,
Vice-President and Manager.

Examined and found correct:
AUDIT COMPANY OF HAWAII, LTD.
By MATH. M. GRAHAM C. A.
Joint Manager.
C. H. ATHERTON)
R. A. COOKE) Directors.
E. W. MACFARLANE)
Subscribed and sworn to before me this 1st day of July, 1916.
(Notarial Seal) J. D. MARQUES,
July 11, 18, 25 Aug. 1 Notary Public. First Judicial Circuit T. H.

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Silva's Toggery, Honolulu.

NATIONAL GUARD ATTENTION.

Mr. Wong Hock Shi, Army Tailor of Kapaia, begs to announce that he is at the service of the officers and men of the National Guard on Kauai, in the matter of field and dress uniforms.

Mr. Wong Hock Shi was formerly army tailor at Schofield Barracks, Oahu, at which place he gave great satisfaction.

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stated before the Am.
Soc. of Naval Engineers:
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Zerolene is scientifically refined from selected California crude— asphalt-base. Highest competitive awards, San Francisco and San Diego Expositions. For sale by dealers everywhere and at service stations and agencies of the Standard Oil Company.

ZEROLENE
the Standard Oil for Motor Cars



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Hawaii & South Seas Curio Co.
HONOLULU.

Fleur de Lis, ladies' hairdress ing, shampooing, manicuring and scalp treatment. All kinds of hair work. Under the Blaisdell Hotel, first door in Chaplain lane, Honolulu.—Advt.